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## WRITTEN DECISION NOT FOR PUBLICATION

2 5 2006 **ENTERED FILED** JUL 2 4 2006 CLERK, U.S. BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA DEPUTY

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF CALIFORNIA

In re Case No. 05-05926-PBINV FRANCIS J. LOPEZ, ORDER ON SUGGESTION OF MOOTNESS Alleged Debtor.

On September 30, 2005, Alan Stanly commenced this case by filing an involuntary petition against alleged debtor, Francis Lopez. At some later date Northwest Florida Daily News joined in the petition. Lopez challenged the petition on the ground three petitioning creditors were necessary under Bankruptcy Code § 303(b)(1), as Lopez had 12 or more creditors. On June 26, 2006, the Court held a hearing on the parties' cross-motions for summary judgment on the issue of the number of holders of claims against Lopez for the purposes of § 303(b). The Court requested additional briefing and took the matter under submission.

On July 20, 2006, before the Court ruled on the motions, Richard Kipperman, who asserts a claim against Lopez in the

amount of \$30,968.57, filed a joinder in the involuntary petition. On the same date Stanly filed a "Suggestion of Mootness" contending:

the issues pending before this Court in "Petition Creditors' Motion for Summary Judgment (Bifurcated Phase-1)" and the alleged-debtor's related cross-motion (the "Motions") regarding whether there are a sufficient number of creditors to support an involuntary petition under 11 U.S.C. § 303 [sic] is now moot as a result of "Richard Kipperman's joinder with Mr. Stanly and Northwest Florida Daily News, there are now three creditors, satisfying the requirements for the filing of an involuntary bankruptcy petition regardless of the number of creditors included in the "Section 303" count.

Both the Suggestion of Mootness and Kipperman's Joinder were served on Lopez on July 21, 2006. Lopez has made no official response.

The Court directs that Lopez file a response to the Suggestion of Mootness, if any he has, no later than July 28, 2006. The Court will review such response, if any, and issue an appropriate ruling.

IT IS SO ORDERED.

DATED: <u>JUL 2 4 2006</u>

PETER W. BOWIE, Cheef Judge United States Bankruptcy Court

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

In re Case No. 05-05926-PBINV

## CERTIFICATE OF MAILING

The undersigned, a regularly appointed and qualified clerk in the office of the United States Bankruptcy Court for the Southern District of California, at San Diego, hereby certifies that a true copy of the attached document, to wit:

was enclosed in a sealed envelope bearing the lawful frank of the Bankruptcy Judges and mailed to each of the parties at their respective address listed below:

Attorney for Alleged Debtor:

Attorney for Petitioning

Creditor:

M. Jonathan Hayes, Esq. 21800 Oxnard Street, Ste. 840 L. Scott Keehn, Esq. Woodland Hills, CA 91367

530 B Street, Suite 2400 San Diego, CA 92101

Said envelope(s) containing such document were deposited by me in a regular United States mail box in the City of San Diego, in said district on July 24, 2006.